

ENCAMPMENT NOW AN ASSURED FACT

Announcement to This Effect
Made by Representatives
of the G. A. R.

DECLARATION MADE AFTER MEETING WITH HOTEL MEN

Bonifaces Also Transact Im-
portant Business Regarding
Hotel Association.

There is no longer a question as to whether or not the great national encampment of the Grand Army of the Republic will be held in this city next summer, provided satisfactory railroad rates can be secured. At a meeting of hotel men and G. A. R. representatives at the Commercial club Tuesday afternoon, the latter put the matter at rest by announcing authoritatively that the encampment will be held here.

"We are perfectly satisfied with what the hotel men of this city are willing to do for us. They have been most generous in every detail, with the securing of proper railroad rates, the next encampment of the Grand Army of the Republic will be held in Salt Lake City, August 9 to 14, 1909." This statement was made by members of the Grand Army committee, who yesterday conferred with the local hotel men at their meeting at the Commercial club.

The G. A. R. representatives had asked for certain things upon the request of the hotel men themselves, and after these things they were immediately granted. Naturally the veterans were greatly elated, and all that remains is for the railroads to do their share, and the encampment is ours no matter what happens.

It is now a foregone conclusion that this city is to have a hotel men's association of its own, and further than this, the local association will unite with the national organization to be formed here, when hotel men from the western section of the country west of the Mississippi river meet here on January 11 to 13 inclusive. This much was made certain at a meeting of the hotel men held at the Commercial club yesterday afternoon at 2 o'clock. It was also settled that the Grand Army will hold their encampment next year in this city, despite anything that New Jersey or any other state could do.

Yesterday afternoon, A. Fred Way of the Wilson, Don H. Porter and Sam Porter of the Kenyon, G. S. Holmes of the Knutsford, B. B. Heywood of the Culver and J. H. Walker of the New Windsor, met at the Commercial club for the purpose of discussing plans for the coming convention. It was decided that the visiting hotel men should be shown all the possibilities of this city, and that they will be taken on a sight seeing trip about the city and vicinity. Theater parties also will be arranged, and a banquet in honor of the hotel men will be given at the Commercial club. Other forms of entertainment will be provided as well, and the local hotel men will put themselves out to give their brethren a royal good time from the moment they strike Salt Lake City until they leave.

Conference Is Held.
Prior to the discussion of plans, the hotel men went into executive session with the national G. A. R. committee. This committee has the authority, even after a national encampment has decided upon the place, to change the place of the encampment if, in the opinion of the committee, the city chosen lacks the necessary facilities for caring for a great gathering.

The representative of the G. A. R. told the hotel men what they wanted, and after stating their desires were informed that there was nothing in their request that was not to be granted. So pleased was the committee at the action taken by the hotel owners that they immediately said Salt Lake City would be the place where the next encampment would be held, and the matter was closed definitely. This action upon the part of the proprietors of the local hotels will meet with the hearty approval of the people of this city. There has been some question regarding the coming of the Grand Army to this city, and the matter was squarely up to the hotel men themselves. They agreed to the rates desired, and to everything else which the G. A. R. wanted, and closed the matter at once. General Sterrett was not slow in expressing his unbounded appreciation of the action taken by the hotel men, and this city will be the mecca for the Grand Army men next summer.

After Tourist Travel.
Another matter which was discussed at length was that of inducing people to visit this city on their trips west. It is a well known fact that thousands of people pass through this city every year without stopping off here, and the hotel men will perfect plans in the near future with the idea in view of attracting these people to Salt Lake. Improved conditions in the hotel travel were also discussed, and it is barely possible that the association when formed will take up the matter with the railroads and endeavor to secure from them certain concessions not allowed at this time. It is considered probable that the association will also confer with the officials of the Denver & Rio Grande in an effort to get that road to grant longer stopover periods than they do now, and the securing of such action will mean that tourists will be able to spend from one to two days in this city, if their plans carry, where today they are permitted to stop but a few hours.

The beauty of the city will be exploited broadcast, and where many people today do not know of the historic points of interest to be seen in the city, and the rapid business strides being made, they will be made acquainted with them, and every possible inducement will be held out to them to visit the city, either on their westward journey or when returning east.

To Seek Conventions.
Conventions will also be sought, and the association to be formed at the convention next month will work together to this end. It will be their aim to work together for the mutual

ASKING DIVORCE

Annie J. Ellison Says Husband
Wrongfully Accused Her
of Unchastity.

MAGGIE BELL NORMAN ALLEGES NON-SUPPORT

Nellie Ellen Bryant Also
Charges Non-Support and
Desertion.

Just twenty-five years after their marriage, the silver anniversary of their wedding, Matthew T. Ellison imputed unchastity to Mrs. Annie J. Ellison and told her she was worse than the women of the street. Mrs. Ellison alleges in her complaint for divorce filed in the third district court Tuesday.

They were married at Murray July 2, 1883, Mrs. Ellison says. On July 2, 1908, she further alleges, Ellison charged her with infidelity and declared that she was worse than the women of the street. Prior to this time Ellison was indolent and refused to provide the common necessities of life for her. It is set out. Cruel and inhuman treatment covering a period of three years is also charged.

For three years past Ellison has refused to occupy the same room with her, Mrs. Ellison says, and has been cruelly indifferent to her, refusing to take her to any place of amusement. On December 10, this year, he threatened to kick her out of doors. Two years ago he threatened to kill her, it is alleged.

Ellison owns personal and real property worth about \$4000 and Mrs. Ellison asks that he be restrained from disposing of any of this property while the divorce case is pending. For the support of herself and her son she asks that Ellison be required to transfer to her the real estate, situated in sections 24 and 19, townships 2 and 3 south, ranges 1 and 2 west. Mrs. Ellison also asks for the custody of the minor child, John Henry Ellison, costs and attorney fees, with the divorce.

Maggie Bell Norman wants a divorce from Harry Norman on the grounds of non-support and subsequent desertion, the custody of the minor child, Leonard Norman, 4 years old, and the costs. They were married here November 17, 1903, it is recited. The alleged desertion occurred March 1, 1904.

Nellie Ellen Bryant is suing Thomas Bryant for divorce on the grounds of non-support and desertion. Five years ago, Bryant, she sets out, owns a house and lot in lot 4, block 10, plat D, and is worth thousands of dollars in her opinion, but he has always concealed his financial condition from her. Annie Bryant, 17 years old, a delicate child, and J. Ross Bryant, 11, is a cripple. Mrs. Bryant sets out in support of her plea for alimony. She also asks for the custody of these children, attorney fees and costs of the case.

The Bryants were married at Central City, Colo., in 1885.

Utah Livery, Phones 308.
Carriages and light livery.

GASHED ARM WHILE CUTTING PIECE OF ROSE

Lester Beer, an employee of the Mine and Smelter Supply company of 121-123 West Second street, yesterday afternoon about 4 o'clock, while at work in the company store, was in the act of cutting off a piece of hose with a sharp knife when the instrument slipped and struck him in the arm half-way between the elbow and wrist, gashing one of the main blood vessels.

The injured man was taken to Dr. W. F. Smith's office, where a vein was sewed up and the wound dressed, although the cut was deep it is not expected that any serious results will follow.

Picture Framing.
Salt Lake Photo Supply Co., 142 Main.

VAGRANTS FLOATED BY THE WHOLESALE

Vagrants are being run out of the city by the wholesale. Yesterday morning a "kangaroo" court was held in the guard room at police headquarters, with Sergeant John Roberts overacting as judge. Seven tramps, who had slept in the basement of the building during the night, were lined up and questioned. Those who could give good proof that they would get work here were allowed to depart without further trouble, but those who appeared to be ordinary tramps were ordered to leave the city.

The majority of the number concluded that Salt Lake was not a good place for them and departed.

John Farrington's Stable.
Carriages and light livery. Phone 273.

Where Is McLeod?

Does anybody know the whereabouts of one James McLeod, thirty-five years old, who disappeared from his rooming house at 11 Broadway, Saturday? This is a man who the police have been requested to solve.

McLeod disappeared from his room last Saturday, leaving most of his clothing, including a watch and a watch chain. He is five feet ten inches tall, dark, smooth face, dark curly hair, wearing black shoes and a soft black felt hat. One of his legs was broken some time ago, which causes him to limp.

Continued for Agreement.
The case against the Intermountain Milling company, charging failure to provide screens in their waterways to prevent fish from going into the mill race, was given a hearing before Justice of the Peace Dana T. Smith, yesterday. The defense declared that the same law which the state has enacted and the case will be argued on briefs.

benefit of all the cities in the West. Should Seattle seek a convention, all the hotel men in the association will work to secure a similar convention for this city. Should Denver or this city, or any other city seek any special gathering, the efforts of this body of men will be directed toward helping out the city in every manner possible.

While the convention will be one which will seek to elevate the cities of the West and secure business for them, at the same time it will be for the mutual protection of the hotel men themselves. It will undoubtedly develop into a powerful organization, and the formation of a local hotel men's association will mean as much or more for the city than any other organization of the kind now in existence here.

COMPANIES VICTOR IN SMELTER SUIT

After Seven Hours of Deliberation Jury Returns Verdict
for Defendants.

PLAINTIFFS ASKING FOR HEAVY DAMAGES

Surprise Sprung by Defense at
the Last Moment Turns
the Trick.

After being out seven hours, the jury in the case of Charles J. Shoup and others against the United States Smelting company and the Utah Consolidated Smelter company returned a verdict for the defendants at 6 o'clock yesterday afternoon. The case was given to the jury before the noon recess, and after debating for several hours it returned to the court room and sought further instructions from the court. Thirty minutes later they reported their verdict.

The case has attracted widespread interest among sheep raisers throughout the state, many future court actions depending upon the verdict rendered by the jury. In this case Mr. Shoup and Mr. Jaynes sued the two companies for \$10,830 damages each and for an additional \$10,000 each punitive damages. The plaintiffs alleged that as the result of smoke from the smelters settling upon the grass in the sheep ranges, several hundred of them were poisoned and died. The defendants declared that this contention was not possible, and just before resting their case on Monday, sprung a surprise upon the plaintiffs by submitting evidence for them.

Worm Is the Cause.
Evidence was introduced at the very last moment by the defense, through an expert, showing that the sheep met their death from a parasite known in Montana as the "fringed tape worm." This worm fastens itself upon the gall duct of the animals, and after destroying their digestion, death almost invariably ensues. Dr. Gardner, the expert, testified that he had caused to be killed and cut open several sheep which had been allowed to feed in the districts mentioned in the complaint of the plaintiffs, and in the majority of cases he had found the existence of this new parasite.

The introduction of this evidence came as a thunderbolt from a clear sky to the cause of the plaintiffs, and undoubtedly was the one point which turned the tide in favor of the defendants and caused a verdict for them. Up to that time, experienced lawyers asserted, the case was strongly in favor of the plaintiffs.

Arguments Are Closed.
With the opening of court yesterday morning counsel for the defense closed the arguments in behalf of their clients and the case was put over for Monday. The charge of Judge Marshall was brief, and he gave the case over to the jury shortly before the noon adjournment.

Many sheep raisers last evening expressed themselves as astonished at the verdict, saying that, in their opinion, a verdict for the plaintiffs should have been returned. They claim that during the last few days of the case, up to the time, they had been present all the time, and were thoroughly convinced that the death of the sheep was caused by eating grass which had been poisoned by the fumes of arsenic coming from the smelter in the smoke which settled over the range upon which the sheep were feeding. This was the main contention of the plaintiffs throughout the trial, and was naturally concurred in by the men engaged in the raising of sheep.

WANTED
Good carriers with horses, at Tribune. Apply Circulation Dept.

MONTELLO SALT CASE IS TO GO HIGHER

A writ of error in the case of the state against Montello Salt company was granted to the defendant in the supreme court Tuesday. This means that the case will now go to the supreme court of the United States for final determination.

The state brought suit against the salt company to enjoin it from entering upon approximately 40,000 acres of saline lands in Tooele county and removing saline deposits therefrom, and the lower court entered judgment in favor of the state.

The salt company then appealed to the supreme court, which sustained the lower court. Millions of dollars are involved in the case.

Kodak Finishing.
Salt Lake Photo Supply Co., 142 Main.

Tribune Want Ads.
Bell phone 5201. Ind. phone 360-348.

Uncalled for tailored suits cheap.
Daniels, the tailor, 57 W. 2nd St.

RENTAL OF POSTOFFICE BOXES TO BE INCREASED

Postmaster Arthur L. Thomas has received notice from First Assistant Postmaster General C. P. Grandfield that on and after January 1, 1909, the fee for the rental of certain mail boxes at the local postoffice is to be increased.

As a result of this order Postmaster Thomas has posted notices about the corridor of the office giving the new rates, as follows: Boxes which heretofore have rented for \$1 per quarter will now be increased to \$1.50. Boxes rented for \$1.50 will be increased to \$2 per quarter. Two dollar boxes are raised to \$3, and \$3 boxes to \$4 a quarter.

Tribune Want Ads.
Bell phone 5201. Ind. phone 360-348.

Young Men's Club Meets.

The first meeting of the season of the Young Men's club of the First Methodist Episcopal church was held last evening. An entertaining musical and literary program was rendered, and there was a debate between Attorney George M. Sullivan and Attorney M. E. Wilson. Refreshments were served.

S. D. Evans,
Undertaker and Emballer, has removed to new location, 19 South State.

HALL IN FAVOR OF SUPPLY DEPARTMENT

Councilman From Fourth Ward
Will Introduce Resolution
Upon Matter.

L. E. Hall, councilman from the fourth ward, will introduce a resolution at the recess session of the City Council Thursday evening to establish a supply department and the duties of a purchasing agent in charge. The duty of the purchasing agent shall be to purchase all the supplies for the city at the lowest price possible, distribute them to the several departments and approve all the bills for such before they are paid by the city.

Mr. Hall, along with four or five other councilmen, believes that the city is paying too much for its supplies, and that the adoption of this system would remedy this. The head of this department would correspond to the purchasing agent for big business corporations or railway companies, for instance. It would be one of his duties to keep himself posted as to the lowest market prices for supplies needed by the city, and thus save money in the purchase of such supplies. In this and in the matter of waste the agent would be able to save the city four or five times his salary in a year, Mr. Hall believes.

The expenditure for supplies runs about \$100,000 a year. The resolution to be introduced Thursday night directs the city attorney to draft an ordinance creating the position of purchasing agent, following is the resolution:

Resolved, That this city shall have a supply department that the head of such department shall be the purchasing agent, to be appointed by the mayor and confirmed by the city council; that it be the special duty of this department to purchase all the supplies for the several departments of the city at the lowest market price and approve all bills for such supplies before the same shall be paid by the city.

Resolved further, That the city attorney is hereby requested to draft an ordinance creating such department and defining the duties thereof.

DENVER & RIO GRANDE DEFENDANT IN A SUIT

West Side Property Owners
Complain That Company Ob-
structs Streets.

Thirty property owners and residents of the west side brought suit against the Denver & Rio Grande Railway company in the Third district court Tuesday to enjoin the company from occupying and obstructing the streets on Fifth and Sixth West from Second to Seventh South streets. The plaintiffs ask that the railway company be compelled to remove the obstructions, such as spur tracks, sheds and other buildings, fences, rock and other debris, from the streets.

The complaint is headed by Carl A. Ek. Among the most prominent plaintiffs are the Jensen Creamery company, Col. R. D. Millett, the Salt Lake Mattress and Manufacturing company, and the City of Salt Lake. The final action against the Denver & Rio Grande is a private and public nuisance, the plaintiffs allege, and they want the company enjoined from further occupying the streets and compelling to remove the obstructions and to give residents and property owners free access over the streets crossing the railway company's tracks.

It is further stated that along various parts of the track the company has erected fences and placed signs upon them warning persons not to cross the railway property under penalty of being considered trespassers. Coupled with these acts the placing of obstructions in the streets constitutes a private and public nuisance, the plaintiffs allege, and they want the company enjoined from further occupying the streets and compelling to remove the obstructions and to give residents and property owners free access over the streets crossing the railway company's tracks.

MAYOR HAS APPROVED
THE REMOVAL OF PITT

After a week, Mayor John S. Bransford had the pleasure, Tuesday morning, of finally approving, among other matters passed upon by the City Council Monday night, his removal of Chief of Police John A. Marshall.

The removal of Chief Marshall, which was the subject of the mayor's action, was a matter of long standing. The mayor had been looking for a new chief of police for some time, and he had been looking for a new chief of police for some time, and he had been looking for a new chief of police for some time.

While the city again is without a chief of police, the mayor is somewhat at a loss as to what to do. He has been looking for a new chief of police for some time, and he has been looking for a new chief of police for some time, and he has been looking for a new chief of police for some time.

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BLUFF OF BUTTER MEN IS CALLED

Compelled to Show Their Hand,
Creameries Beg Like a
Whipped Child.

FALSE LABELS ON PRODUCT MUST BE DESTROYED

State Food Commissioner Lays
Down the Law to Makers of
Watered Butter.

State Food and Dairy Commissioner John Peterson's report to the governor Monday on the questionable methods employed by some of the butter manufacturers in this city, besides sustaining the allegations of The Tribune, threw a bomb into the camp of the guilty creameries.

F. W. Jensen of the Jensen Creamery company called upon Mr. Peterson early Tuesday morning, not to offer to post another forfeit of \$200 for the expenses of an investigating commission and \$200 for charity, but to get right, as he expressed it, Mr. Peterson, Mr. Peterson, quickly showed him how to get right.

"Remove your butter labels which proclaim that the butter is from tested cows, that this butter is delivered from the churn to the table, and that the butter is made from pure cream, sterilized and pasteurized, and handled according to the best scientific methods of modern butter-making, regardless of expense," volunteered Mr. Peterson. "Cut out the label proclaiming eggs that have been in storage since last spring as newly laid, fresh eggs."

False Labels No More.

Mr. Jensen appeared willing to remedy these matters, but pleaded with Mr. Peterson to give him some time to use up from 20,000 to 30,000 cartons of butter. The cartons are made in the east, and labels and all, like some of the ingredients of the product they are alleged to contain eventually are shipped here at the order of the local creameries.

"Now for the food adulterators, through the legislature," declared Mr. Peterson Tuesday afternoon. "Talk about watered stuff! These butter adulterators can beat any high financier on this proposition a block. The people of Salt Lake City are daily paying 40 cents a pound for thousands of pounds of watered butter."

Must Cut Out Water.

"This is rather expensive, this paying 40 cents for a pound of water, and I propose to stop it through the next legislature, if it is in my power to do so. I will introduce a bill placing the butter standard at 84 per cent pure butter fat a pound. This will have the effect of prohibiting the butter manufacturer from incorporating so much water and mud and other ingredients called butter into their butter."

Mr. Peterson will also attempt to get a bill through the legislature whereby the shipping of poultry and other like fowls into the state with the entry of still in them will be prohibited. Nearly every state in the union has such a law and Mr. Peterson believes that Utah should have one, too.

McCoy's Stables.
Carriages and light livery. Phones 51.

JACOBSON DISMISSES HIS BIG DAMAGE SUIT

Judge John A. Marshall, sitting in the United States district court, yesterday dismissed without prejudice the \$25,000 damage suit brought by Jacob Jacobson against the Ohio Mining company of Bingham. Jacobson in suit, alleged that while employed in work for the mining company he sustained personal injuries which incapacitated him from work.

Yesterday his counsel appeared before Judge Marshall and asked that the case be dismissed. This was ordered by the court upon the payment of costs by the plaintiff.

COLLEGE INN OPENS TONIGHT

At 5 o'clock this afternoon the College Inn, a new Bohemian cafe, will open its doors to the public under the management of Messrs. Reagan & Seybold, both of whom have long been established in this city.

A unique bit of reconstruction has been made, the entrance to which is 237 Main street, where a spacious dining hall has been erected and equipped in most befitting manner for the accommodation of those who take the noon-day luncheon, dinner, or afternoon tea.

A daintily appointed table d'hôte festive fare has been arranged for the opening, aside from which will be an extensive a la carte list, followed by an after-theater bill.

It is the purpose of the management to fulfill the long-recognized want of a truly metropolitan and first-class cafe in this city, and no expense nor pains have been spared to realize that end.

Especially attention has been devoted to the kitchen, which will be in charge of a noted European chef, who has a sufficient American experience to qualify him for the position, and a service of corresponding excellence has been provided for music, both instrumental and vocal, will be furnished by a famous Hawaiian quartette.

Y. M. C. A. membership. A twelve months Christmas present for your boy.

Assault to Murder.

Tony Felamano, an Italian, is charged with assault upon H. R. Davis with intent to murder, December 10, on two counts, in a complaint issued by the county attorney Tuesday. It is alleged that Felamano attacked Davis with a tableknife and a razor. Harry J. Curran, policeman, is the complainant. The complaint was sworn to before Judge C. B. Diehl of the police court.

Y. M. C. A. membership. A twelve months Christmas present for your boy.

Christmas Pictures.

Midgley-Bodel Co., 33 E. 1st South.

BIG RECEPTION TO LADIES OF G. A. R.

National Officers of Woman's
Relief Corps Delightfully
Entertained.

WILSON HOTEL SCENE OF NOTABLE GATHERING

Decorations Are Unique and
Event Is a Most Mem-
orable One.

One of the most brilliant receptions of the year was held last evening at the Wilson hotel, when the members of the McKean and Maxwell Woman's Relief corps and the Reynolds circle of this city had as their guests the national officers of the Woman's Relief corps. During the evening several hundred ladies availed themselves of the opportunity to meet the leaders of the Woman's Relief corps of the country, and the time was passed in a delightful and refreshing manner.

The decorations of the entire first floor of the Wilson were tasteful and reflected credit upon Mrs. Krumholz, housekeeper of the Wilson, under whose direction they had been placed. Streamers of bunting were hung from the ceiling of the front hall and draped in festoons about the doorways and niches. The little